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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
UNITED STATES OF AMERICA,	
V.	12 CR 863 (LAP)
JERMAINE NIBBS,	
Defendant.	
	-x
	New York, N.Y. July 24, 2014 3:50 p.m.
Before:	
HON. LORE	TTA A. PRESKA,
	District Judge
APP	EARANCES
PREET BHARARA, United States Attorney f Southern District of New	
DANIEL TEHRANI Assistant United States	Attorney
SUSAN TIPOGRAPH	-
Attorney for Defendant	

1 THE COURT: United States against Jermaine Nibbs. 2 Is the government ready? 3 MR. TEHRANI: Yes, your Honor. Daniel Tehrani for the 4 government. 5 THE COURT: Good afternoon. And is the defense ready? 6 MS. TIPOGRAPH: Yes. Good afternoon, your Honor. 7 Susan Tipograph appearing for Mr. Nibbs. THE COURT: Good afternoon. Do I correctly understand 8 9 that Mr. Nibbs wishes to change his plea? 10 MS. TIPOGRAPH: That is correct. 11 THE COURT: Very well. 12 (Defendant sworn) 13 THE COURT: Sir, do you understand that you are now 14 under oath and if you answer falsely, your answers may later be used against you in a prosecution for perjury or the making of 15 a false statement? 16 17 THE DEFENDANT: Yes. 18 THE COURT: How old are you, sir? 19 THE DEFENDANT: Thirty-four. 20 THE COURT: And where were you born? 21 THE DEFENDANT: In the Bronx. 2.2. THE COURT: So, you're a citizen of the United States? 23 THE DEFENDANT: Yes. 24 THE COURT: And you read, write, speak and understand 25 English; is that correct?

1	THE DEFENDANT: Yes.
2	THE COURT: Are you currently, or have you recently
3	been, under the care of a doctor or a psychiatrist?
4	THE DEFENDANT: No.
5	THE COURT: Have you been hospitalized or treated
6	recently for alcoholism, narcotic addiction, or any other type
7	of drug abuse?
8	THE DEFENDANT: No.
9	THE COURT: Have you ever been treated for any form of
10	mental illness?
11	THE DEFENDANT: Yes.
12	THE COURT: And what illness was that, sir?
13	THE DEFENDANT: Schizophrenia.
14	THE COURT: And does your treatment continue, sir?
15	THE DEFENDANT: I take medication, yeah.
16	THE COURT: All right. Thank you.
17	Are you currently under the influence of any
18	substance such as alcohol, drugs, or any medication that
19	might affect your ability to understand what you're doing here
20	in court today?
21	THE DEFENDANT: No.
22	THE COURT: And do you feel well enough to understand
23	what you're doing here in court today?
24	THE DEFENDANT: Yes.
25	THE COURT: And, Ms. Tipograph, have you had the

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1	opportunity to talk with Mr. Nibbs today and are you satisfied
2	that he is competent to be in these proceedings?
3	MS. TIPOGRAPH: I most certainly am, Judge.
4	THE COURT: Thank you for that.
5	Now, Mr. Nibbs, have you received a copy of the
6	indictment against you, S2:12 CR 863?
7	THE DEFENDANT: Yes, your Honor.
8	THE COURT: Have you gone over it with Ms. Tipograph?
9	THE DEFENDANT: Yes.
10	THE COURT: And has she explained the charges against
11	you?
12	THE DEFENDANT: Yes.
13	THE COURT: Have you told her everything you know
14	about the matters that are set out in that indictment?
15	THE DEFENDANT: Yes.
16	THE COURT: You didn't hold anything back from her,
17	did you, sir?
18	THE DEFENDANT: No.
19	THE COURT: Thank you.
20	Counsel, do I correctly understand that there is an
21	agreement between the defendant and the government which is
22	dated June 18, 2014, and signed July 24, 2014?
23	MS. TIPOGRAPH: That is correct, from the defense,
24	Judge.
25	MR. TEHRANI: That's correct, your Honor.

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THE COURT: Mr. Tehrani, would you be kind enough to summarize the terms and conditions of the agreement?

MR. TEHRANI: Certainly, your Honor.

In connection with the defendant's plea, the parties have agreed on the offense level and guidelines calculation, namely, that the applicable quidelines range or stipulated guidelines range is 188 to 235 months' imprisonment. parties have agreed on that calculation but acknowledge that that agreement binds neither the probation office nor the The defendant has agreed not to file a direct appeal or to otherwise collaterally challenge any sentence within or below the guidelines range of 188 to 235 months' imprisonment.

There are obviously other provisions of the agreement, but those are the main ones, in summary.

THE COURT: Thank you.

Mr. Nibbs, are those the terms and conditions of the agreement, as you understand them?

THE DEFENDANT: Yes, your Honor.

THE COURT: And have you had enough time to review the agreement and to go over it with Ms. Tipograph and to have all of your questions answered?

THE DEFENDANT: Yes, your Honor.

THE COURT: And do you recall that in this agreement you and the government have agreed to a stipulated guidelines range of 188 to 235 months' imprisonment?

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1 THE DEFENDANT: Yes, your Honor. THE COURT: And do you recall, sir, that in this 2 3 document you have agreed that you will not appeal or otherwise 4 litigate a sentence that is within or below that 188- to 5 235-month range? 6 THE DEFENDANT: Yes, your Honor. 7 THE COURT: Now, sir, I'm holding up the original of 8 the agreement, and I am turning to the last page. 9 Is that your signature over there on the left-hand 10 side, under the words "Agreed and Consented To"? 11 THE DEFENDANT: Yes, your Honor. 12 THE COURT: And am I correct, sir, that your 13 willingness to offer to plead quilty is in part a result of 14 this agreement between you and the government? 15 THE DEFENDANT: Yes. THE COURT: Counsel, are there any additional 16 17 agreements between the defendant and the government that are 18 not set forth in the written plea agreement? 19 MR. TEHRANI: No, your Honor. 20 MS. TIPOGRAPH: No, there is not, your Honor. 21 THE COURT: Very well then. 22 Mr. Nibbs, have you been induced to offer to plead 23

quilty as a result of any fear, pressure, threat or force of any kind?

THE DEFENDANT: None, no, your Honor.

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THE COURT: Have you been induced to offer to plead quilty as a result of any statements by anyone, other than in your written plea agreement, to the effect that you'd get special treatment or special leniency or some kind of special consideration if you pleaded guilty rather than going to trial? THE DEFENDANT: No, your Honor.

THE COURT: Thank you.

And, sir, do you understand that you have the right to continue in your plea of not guilty and to proceed to trial if you wanted to? Do you understand that?

THE DEFENDANT: Yes, your Honor.

THE COURT: And do you understand that you have the right to be represented by an attorney at trial and at every stage of the proceedings, including an appeal? And if you cannot afford an attorney, one will be appointed to represent you free of charge. Do you understand that, sir?

THE DEFENDANT: Yes, your Honor.

THE COURT: Do you understand that if your plea of quilty is accepted, there will be no further trial of any kind?

THE DEFENDANT: Yes, your Honor.

THE COURT: And do you understand that if you pleaded not guilty and went to trial, that upon such a trial, you would be presumed innocent unless and until the government proved your quilt beyond a reasonable doubt, to all 12 jurors?

THE DEFENDANT: Yes, your Honor.

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THE COURT: And do you understand that at such a trial, you would have the right to confront and cross-examine all of the witnesses called by the government against you?

THE DEFENDANT: Yes, your Honor.

THE COURT: And do you understand that at such a trial you could remain silent and no inference could be drawn against you by reason of your silence, or, if you wanted to, you could take the stand and testify in your own defense?

THE DEFENDANT: Yes, your Honor.

THE COURT: Do you understand that if your offer to plead quilty is accepted, you give up these rights with respect to this charge and the Court may impose sentence just as though a jury had brought in a verdict of quilty against you?

THE DEFENDANT: Yes, your Honor.

THE COURT: And do you understand that if you wanted to, and if the government agreed, you could have a trial before a judge without a jury, in which event the burden of proof would still be on the government and you would still have the same constitutional rights?

THE DEFENDANT: Yes, your Honor.

THE COURT: And do you understand, sir, that upon your plea of guilty to this charge, the Court has the power to impose upon you a maximum sentence of 40 years in prison, a mandatory minimum sentence of five years in prison, a maximum fine of the greatest of \$5 million, twice the gross pecuniary

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gain derived from the offense, or twice the gross pecuniary loss resulting from the offense, a mandatory \$100 special assessment, a maximum period of supervised release of life, and a mandatory minimum period of supervised release of four years?

THE DEFENDANT: Yes, your Honor.

THE COURT: And, sir, do you also understand that in addition to those punishments I've just mentioned, upon your plea of guilty to this charge, the Court also has to order you to make restitution?

THE DEFENDANT: Yes, your Honor.

THE COURT: Sir, do you understand that if the terms and conditions of supervised release are violated, the Court has the power to impose upon you an additional period of imprisonment which is equal to the period of supervised release, with no credit or time off for time already spent on supervised release?

THE DEFENDANT: Yes, your Honor.

THE COURT: Sir, have you discussed the sentencing guidelines with your attorney?

THE DEFENDANT: Yes.

THE COURT: And do you understand that the Court will not be able to determine exactly what guideline applies to your case until after a presentence report has been completed and you and your attorney have a chance to read it and to challenge the facts set out there by the probation officer?

THE DEFENDANT: Yes, your Honor.

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THE COURT: And do you also understand, sir, that in calculating a sentence, it's the Court's obligation to calculate the applicable sentencing quideline range and then to consider that range, possible departures from that range under the guidelines, and other sentencing factors set out in the statute, 18, United States Code, Section 3553(a)?

THE DEFENDANT: Yes, your Honor.

THE COURT: And do you understand, sir, that under some circumstances, as set forth in your plea agreement, you or the government might have the right to appeal whatever sentence is imposed?

THE DEFENDANT: Yes, your Honor.

THE COURT: And do you understand that parole has been abolished and if you're sentenced to prison, you will not be released on parole?

THE DEFENDANT: Yes, your Honor.

THE COURT: Do you understand that the offense to which you're pleading guilty is a felony?

THE DEFENDANT: Yes, your Honor.

THE COURT: And, sir, are you fully satisfied with the advice, counsel and representation given to you by your attorney, Ms. Tipograph?

THE DEFENDANT: Yes, your Honor.

THE COURT: And do I correctly understand that you are

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offering to plead quilty because you are in fact quilty?

THE DEFENDANT: Yes.

THE COURT: If you still wish to plead quilty, sir, I'm going to ask you to tell me what you did. As you can see, your answers will be made in Ms. Tipograph's presence and your answers will be recorded on the record. I remind you that you're still under oath, so, if you answer falsely, your answers may later be used against you.

Do you understand, sir?

THE DEFENDANT: Yes, your Honor.

THE COURT: And do you still wish to plead quilty?

THE DEFENDANT: Yes, your Honor.

THE COURT: Tell me what you did, Mr. Nibbs.

THE DEFENDANT: For some time -- sometime between November 2011 and October 2012, I agreed with other people to distribute 28 or more grams of crack cocaine. This took place in the Bronx, New York. I knew what I was doing was wrong and against the law. I'm very sorry for what I did.

THE COURT: Thank you, sir.

Thank you. THE DEFENDANT:

THE COURT: Mr. Tehrani, is there anything further by way of allocution?

MR. TEHRANI: No, your Honor. That's a sufficient allocution.

THE COURT: Does the government represent that it has

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sufficient evidence to make a prima facie case?

MR. TEHRANI: Yes, your Honor.

THE COURT: Ms. Tipograph, do you know of any valid legal defense that would prevail if Mr. Nibbs went to trial?

MS. TIPOGRAPH: I do not, your Honor.

THE COURT: Do you know of any reason why he should not plead guilty?

MS. TIPOGRAPH: I do not.

THE COURT: Very well, then. The plea is accepted.

It's the finding of the Court, in the case of the United States against Jermaine Nibbs, that the defendant is fully competent and capable of entering an informed plea, and that his plea of quilty is knowing and voluntary and is supported by an independent basis in fact, containing each and every essential element of the offense. My findings are based upon Mr. Nibbs' allocution and, in addition, upon my observations of him here in court today. The plea of not guilty is withdrawn. The plea of guilty to Count One is accepted and shall be entered. The defendant is now adjudged to be guilty of the offense.

Now, Mr. Nibbs, as you know, you'll be required to meet with the probation officer and to give the officer certain information to be included in the presentence report. Ms. Tipograph may be present with you when you visit with the probation officer if you want, but certainly both you and she

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and the government will have the chance to read the presentence 1 2 report prior to sentencing. 3 Sentencing will be on October 27 at noon. MS. TIPOGRAPH: And, your Honor, I do wish to be 4 5 present for the interview. 6 THE COURT: Yes, ma'am. 7 Is there anything further today, Counsel? 8 MR. TEHRANI: Nothing from the government. Thank you, 9 your Honor. 10 MS. TIPOGRAPH: Nor from the defense, Judge. Thank 11 you so much. 12 THE COURT: Thank you. Good afternoon, ladies and 13 gentlemen. 14 15 16 17 18 19 20 21 22 23